

ग्रसाचारण

EXTRAORDINARY

भाग II-- सगढ 3-- उपखण्ड (ii)

PART II—Section 3—Sub-section (ii)

प्राधिकार से प्रकाशित

PUBLISHED BY AUTHORITY

नई विल्ली, शनिवार, ज्लाई 22, 1967/प्रापाढ़ 31, 1889 NEW DELHI, SATURDAY, JULY 22, 1967/ASADHA 31, 1889

इस भाग में भिन्न पृष्ठ संख्या दी जाती है जिससे कि यह श्रलन संकलन के रूप में रखा जा तके। Separate paging is given to this Part in order that it may be filed as a separate compilation.

CENTRAL BOARD OF DIRECT TAXES

NOTIFICATION

INCOME-TAX

New Delhi, the 22nd July 1967

- S.O. 2460.—In exercise of the powers conferred by section 295 of the Income-tax Act, 1961 (43 of 1961), the Central Board of Direct Taxes hereby makes the following rules further to amend the Income-tax Rules, 1962, namely:—
 - 1. These rules may be called the Income-tax (Fourth Amendment) Rules, 1967.
- 2. After rule 8 of the Income-tax Rules, 1962 (hereinafter referred to as the principal rules), the following rule shall be, and shall be deemed to have been, inserted with effect from the 1st day of April, 1967, namely:—
- '8A. Conditions for the grant of development allowance—The other conditions referred to in clause (iii) of sub-section (3) of section 33A shall be the following namely:—
 - (a) the assessee shall, at least three months before commencing the operations for planting or, as the case may be, replanting tea bushes, give notice of his intention to do so to the Tea Board in writing in Form No. 4:

Provided that in a case where such operations have commenced before the 1st day of August, 1967, this condition shall be deemed to have been fulfilled if notice of such commencement is given by the assessee before the 1st day of September, 1967;

- (b) the assessee shall afford the Tea Board or such other person or agency as may be authorised in writing by the Tea Board in this behalf, every reasonable facility to enter upon and inspect the area under planting or, as the case may be, replanting;
 - (c) the assessee shall furnish to the Tea Board such particulars, documents or statements, in relation to the planting or re-planting of tea, as the Tea Board may require him to furnish;
 - (d) the assessee shall furnish to the Income-tax Officer, along with his return of income for the previous year for which the deduction is claimed, a certificate from the Tea Board in Form No. 5.

Explanation.—For the purposes of this rule, "Tea Board" means the Tea Board established under section 4 of the Tea Act, 1953 (29 of 1953).

3. In Appendix II to the principal rules, after Form No. 3, the following Forms shall be, and shall be deemed to have been, inserted with effect from the 1st day of April, 1967, namely:—

"FORM NO. 4

[See Rule 8A(a)]

Notice of Commencement of Planting/Replanting Tea Bushes

Τo

The Secretary,

Tea Board,

14, Brabourne Road.

Calcutta.

Sir.

This is to give notice under rule 8A(a) of the Income-tax Rules, 1962 that L/we/the company...... propose(s).

(Name of the assessee)

- (a) to plant tea bushes on land not planted at any time with tea bushes, or on land which had been previously abandoned,
- (b) to replant tea bushes in replacement of tea bushes that have died or become permanently useless on any land already planted as per details given hereunder;—
- 1. Particulars of planting referred to in (a) above.

Extent of land Date on which planting opera-31. Name of the tea estate Whether the tea estate re-No. where planting operaferred to in clo. 2 is in hectares on tions are proposed situated in an area declawhich planting tions are pro-posed to be red by the Central Board of Direct Taxes to be operations are to be commenced proposed to be commenced a "hilly area" under carried out section 33A (8) of the Income-tax Act; and, if so, specify the area

2, P	articulars of res	planting refer	red to in (b) above			
S1. No .	Name of the where plantions are	ting opera- proposed	ferred to situated i red by the of Dire a "hilly section Income-t	te tea estate re in col. 2 n an area decle Central Boa ct Taxes to area" unc 33A (8) of t ax Act; and, ify the area	is in hecta a- which r rd operation be proposed ier carried he	res on eplanting ons are ed to be	Date on which replanting opera- tions are pro- posed to be commenced
	2			3		4	5
	ce						
1000	2		•			Yours	s faithfully,
						()
			F	orm No. 5			
			[See	rule 8A(d)]	Ī		
		Certificate	e of Pla	nting/Repla	nting Tea	Bushes	
			T	EA BOARD			
,	This is to ce			No		ho	o o
•	ring is to ce	iniy mat.		(Name of		да	<u> </u>
	or o	n land whi	ch had b	een previou	sly abandor	ned;	ith tea bushes,
	have	become p	ermanent	ly uscless, o	on any land	d already	t have di ed or y planted.
	Necessary pa articulars of p						
\$1, No.	Name of tea estate whe- ther plant- ing is done	Whether the tate referred col. 2 is sin an area by the Cent of Direct The a "hilly der section of the Inc. Act; and, specify the	d to in situated declared tral Board Taxes to area" un-33A(8) ome-Tax if so,	Previous year", that is, the acco- unting year of the as- sessee in which the land was prepared for plant- ing	Extrnt of land in hectares on which planting is done	Date of which proting of rations were commenced	ola- tice of per- commence ment of n- planting 4
	2	3		4	5	6	7

Sl. No.	Name of tea estate where re- planting is done	Whether the tea estate referred to in col. 2 is situated in a area lectoral by the Central Board of Direct Taxes to be a "hilly area" under section 33A(8) of the Income-tax Act; and, if so, specify the area	year", that is, the accounting year of the the asses- see in which the land was prepared	land in hectures on which replant-	which re- planting	notice of commen- cement of	tions were
I	2		4	5	6	7	8

Secretary Tea Board, 14, Brabourne Road, Calcutta."

Place
Date
(SEAL)

*Delete if either (a) or (b) is not applicable.

[No. 61/F. No. 3(8)66/TPL.] V. RAMASWAMI IYER, Secy. Central Board of Direct Taxes.